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28	STIPULATION REQUESTING REMOVAL FROM	Earthiustica
-	THE ADR MULTI-OPTION PROGRAM AND	Earthjustice 705 Second Ave., Suite 203

[PROPOSED] ORDER (Case No. CV08-3595-MHP) -1-

Seattle, WA 98104

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UNITED STATES DISTRICT COURT 1 FOR THE NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION 2 3 UNITED FARM WORKERS, PESTICIDE ACTION NETWORK NORTH AMERICA, Case No. CV08-3595-MHP 4 PINEROS Y CAMPESINOS UNIDOS DEL NOROESTE, BEYOND PESTICIDES, 5 TEAMSTERS LOCAL 890, FARM LABOR STIPULATION REQUESTING ORGANIZING COMMITTEE, AFL-CIO, and) REMOVAL FROM THE ADR MULTI-6 LUIS GARCIA LOPEZ, **OPTION PROGRAM AND** 7 **[PROPOSED]** ORDER Plaintiffs, 8 v. 9 UNITED STATES ENVIRONMENTAL 10 PROTECTION AGENCY, 11 Defendant. 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27

STIPULATION REQUESTING REMOVAL FROM THE ADR MULTI-OPTION PROGRAM AND [PROPOSED] ORDER (Case No. CV08-3595-MHP) -2-

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1	The undersigned parties appreciate th
2	multi-option program. However, the parties
3	review case is not amenable to an intermedia
4	processes are likely to lead to resolution of th
5	resources consumed by its use, and the case s
6	5(e)(3). The parties therefore jointly stipulat
7	LR 7-12, that the Court remove the above-ca
8	Respectfully submitted this 3 rd day of
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e opportunity to participate in the Court's ADR agree that the above-captioned administrative te resolution at this time, none of the ADR ne case or deliver benefits sufficient to justify the should continue before the Court. See ADR LR 3e and request, pursuant to ADR LR 3-3(c) and Civ. ptioned case from its ADR multi-option program. October, 2008.

> /s/ Joshua Osborne-Klein JOSHUA OSBORNE-KLEIN (WSB #36736) KRISTEN L. BOYLES (CSB #158450) JANETTE K. BRIMMER (MNB #174762) Earthjustice 705 Second Avenue, Suite 203 Seattle, WA 98104 (206) 343-7340 (206) 343-1526 [FAX] josborne-klein@earthjustice.org kboyles@earthjustice.org jbrimmer@earthjustice.org

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Attorneys for Plaintiffs United Farm Workers, Pesticide Action Network North America, Pineros y Campesinos Unidos del Noroeste, Beyond Pesticides, Teamsters Local 890, and Farm Labor Organizing Committee, AFL-CIO

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STIPULATION REQUESTING REMOVAL FROM THE ADR MULTI-OPTION PROGRAM AND [PROPOSED] ORDER (Case No. CV08-3595-MHP) -3-

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10		RONALD J. TENPAS Assistant Attorney General
17		Environment and Natural Resources Division
18		
19		/s/ Joshua Osborne-Klein, for *
20		LESLIE M. HILL (D.C. Bar No. 476008)
21	* per email authorization	U.S. Department of Justice Environment & Natural Resources Division
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27		
28	STIPLIL ATION REQUESTING REMO	OVAL FROM

STIPULATION REQUESTING REMOVAL FROM THE ADR MULTI-OPTION PROGRAM AND [PROPOSED] ORDER (Case No. CV08-3595-MHP) -4-

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Attorneys for Defendant

ORDER

Pursuant to stipulation, IT IS SO ORDERED.

STIPULATION REQUESTING REMOVAL FROM THE ADR MULTI-OPTION PROGRAM AND [PROPOSED] ORDER (Case No. CV08-3595-MHP) -5-

1	CERTIFICATE OF SERVICE		
2	I am a citizen of the United States and a resident of	of the State of Washington. I am over 18	
3	years of age and not a party to this action. My business ac	ddress is 705 Second Avenue, Suite 203,	
4	Seattle, Washington 98104.		
5	I hereby certify that on October 3, 2008, I electron	nically filed the foregoing with the Clerk of	
6	the Court using the CM/ECF system which will send noti	fication of such filing to the following:	
7	Leslie M. Hill		
8	U.S. Department of Justice Environment & Natural Resources Division	☐ via facsimile☐ via overnight courier	
9	Environmental Defense Section P.O. Box 23986	via first-class U.S. mail via hand delivery	
0	Washington, D.C. 20026-3986 Street Address: 601 D. Street N.W. Suita 8000	□ via e-mail⋈ via CM/ECF system	
1 2	601 D. Street N.W., Suite 8000 Washington, D.C. 20004 (202) 514-0375		
3	(202) 514-8865 [FAX]		
4	leslie.hill@usdoj.gov Attorneys for Defendants		
	Erik E. Petersen		
15	U.S. Department of Justice Wildlife & Marine Resources Section	 via facsimile via overnight courier	
6	Ben Franklin Station P.O. Box 7369	□ via first-class U.S. mail□ via hand delivery	
7	Washington, D.C. 20044-7369	☐ via e-mail	
8	Street Address: 601 D Street, N.W., Room 3909	☑ via CM/ECF system	
9	Washington, D.C. 20004 (202) 305-0339		
20	(202) 305-0275 [FAX] erik.petersen@usdoj.gov		
21	Attorneys for Defendants		
22	Laurence A. Weiss		
23	Heller Ehrman LLP 275 Middlefield Road	 via facsimile via overnight courier	
24	Menlo Park, CA 94025-3506 (650) 324-7000	via first-class U.S. mail via hand delivery	
25	(650) 324-0638 [FAX]	via e-mail	
26	Attorney for Proposed Defendant-Intervenor Makhteshim Agan of North America, Inc.	☑ via CM/ECF system	
20			
28	CERTIFICIATE OF SERVICE	Earthjustice 705 Second Ave., Suite 203	

Seattle, WA 98104 (206) 343-7340

(Case No. CV08-3595-MHP) -1-

1	David B. Weinberg Eric Andreas
2	David E. Markert
3	Wiley Rein LLP
4	Washington, D.C. 20006
5	(202) 719-7049 [FAX] Attorneys for Proposed Defendant-Intervenor Makhteshim
6	Agan of North America, Inc.
7	I, Catherine Hamborg, declare under penalty of perjury that the foregoing is true and correct.
8	Executed on this 3 rd day of October, 2008, at Seattle, Washington.
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11	Catherna Hambory
12	Catherine Hamborg
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CERTIFICIATE OF SERVICE (Case No. CV08-3595-MHP) -2-